

ITEMS FROM ORANGE LAKE

Special Cor. Ocala Banner:
Mrs. B. P. Hatchell returned from Hawthorn Saturday, where she has been for the past week visiting her husband, and making arrangements to begin housekeeping.

Rev. Thomas Cooper of Crystal River was a visitor to our little burg Friday. He was en route home from Palatka, where he had been to see his little daughter, who had been very ill. Everyone is rejoicing over the recovery of Mrs. C. C. Waits from her recent illness.

Miss Florence Cork, who teaches at Irvine, has been at home for the past week, recuperating. She expects to take up her duties again Monday.

Mr. Dan Johnson of Johnson, Fla., spent last Sunday and Monday with Mr. Otley Scott.

Miss Janie Scott spent Wednesday in Micanopy as the guest of her sister, Mrs. W. T. Turner.

The Rev. Nixon preached a very interesting sermon to a large congregation last Sunday afternoon at the Methodist church.

Miss Elizabeth Mizelle, who teaches the sixth grade in the Ocala High School, has now assumed her duties.

Orange Lake was well represented at the dance and pillau, which was given at Irvine last week by Misses Blanche Mizelle, Janie and Ethel Scott and Messrs. T. Hester, O. Scott and L. Mizelle. All report having a delightful time and hope to enjoy another one soon.

Capt. Ray of Citra was a business visitor at Orange Lake Saturday.

Mr. Waits has added much to the looks of his store by a new coat of paint.

Miss C. Estelle Lyles of Blairs, S. C., has assumed her duty as teacher of our school, and is pleasantly domiciled at the home of Mrs. Waits.

Mrs. B. R. Chambers, who spent last week with her mother at Flemington, has returned home.

Mrs. A. B. Hopkins and maid returned last week from an extended tour of Europe and is at home to her many friends at "Saint's Rest."

Mr. D. H. Irvine attended the meeting of the Confederate veterans in Ocala last week.

PILES! PILES! PILES!
Williams' Indian Pile Ointment will cure Blind, Bleeding and Itching Piles. It absorbs the tumors, allays the itching at once, acts as a poultice, gives instant relief. Williams' Indian Pile Ointment is prepared for Piles and itching of the private parts. Sold by druggists; mail 50c. and \$1.
Sold by Tydings & Co. x

EVINSTON, BOARDMAN AND MCINTOSH
Special Cor. Ocala Banner:
Mr. Ed Rose of Atlanta, Ga., has been at Evinston for several days, looking after his property. On Monday he sold several lots at auction in Gainesville.

The truckers are very busy preparing land for their fall crops.

Mr. Marton Hester returned last week from Georgia, where he spent two or three weeks with relatives and friends.

Mrs. Henry Price will join her husband at Miami, where they expect to make their future home. Mr. and Mrs. Price will be much missed from this community, where they have so long lived, and made many warm friends. Mrs. Price will also be greatly missed in the church, where she has always been a devoted member and an earnest worker.

Kentuckians are coming to McIntosh already, some as fall and winter visitors and others are looking around for suitable homes to purchase.

Miss Alice McRea left Saturday morning to take charge of her school at Santa Fe, Alachua county.

Mrs. J. A. McCauley had quite a severe fall last Sunday, which rendered her unconscious for a time. Dr. Means was summoned to her immediately and she is now feeling better.

Mrs. Henry and Mrs. Carlton Price, with the latter's children, left Monday for the east coast. Mrs. Carlton Price returns to her home at West Palm Beach, where she will place her children in school.

Manufacturer desires responsible representative in your city. Must be trustworthy. Salary \$20 to \$30 per week if proper attention is given to the business. Address Curry Building, Room 216, Tampa. 10-8-2t

So Jerome has retired from politics. He had the opportunity but failed to make good. He forgot that fortune does not knock at one's door every day in the week.

TRISPASS NOTICES—11x14 inches, for sale at this office, 10c. each, or \$1 a dozen. Apply Ocala Banner streets are constantly sprinkled.

Hon. W. A. Blount is quite optimistic over the manner in which he has been received by the voters of the state, and the announcement his candidacy has inspired.

STRAYED—Bay mare mule, about 800 pounds, compact; traced two miles west of Ocala, Oct. 6th. Probably bound for Starke. Address L. Grant, Lady Lake, Fla. 10-15-4*

JUDGE REEVES MAKES A PROPOSITION TO MR. BLOUNT

Pensacola, Fla., Oct. 11, 1909.
Editor Pensacola Journal:
In your issue of the 10th inst., I notice a clipping from the Milligan Sun as follows:
"With two candidates in the field west Florida has absolutely no chance whatever of winning the United States senatorship in the coming campaign. The friends of Messrs. Blount and Reeves ought to bring sufficient force to bear to cause one of them to come down. With one of them out of the way, west Florida would have an easy task of winning the senator."

Other things being equal, I believe that west Florida is entitled to the United States senator to be nominated in the approaching primary. The two United States senators are now from Jacksonville; Governors Fleming and Broward were both from this same city; Governors Mitchell and Jennings and the present governor were chosen from south Florida; the last president of the senate was from south Florida, and the last speaker of the house of representatives was from Jacksonville; the present congressman for the third congressional district is from the extreme eastern portion of the district, as was his predecessor.

There is not a single cabinet officer from west Florida—a thickly populated section of the state with large and varied business interests and containing the best harbor in the south and the largest lumber and timber port in the world. Therefore, in all reason and justice, if the views, character and ability of west Florida's candidate are such as to command the confidence and respect of the voters of the state, he should succeed.

It is but natural to suppose that those inclined to admit the justice of west Florida's claim, but who are unacquainted with her candidates, would be guided somewhat by the relative numerical strength of these candidates in their own section among the people who know them most intimately, rather than entirely by hasty judgments formed upon short acquaintance during a heated campaign.

I am so strongly convinced that there is a fair chance of success, even under present conditions, that I am willing to stake my time and energies upon the effort. I feel, however, that west Florida should have the opportunity of presenting her choice untrammelled. In order that she may do so, I will agree to bear one half the expense (assuming that the whole expense would not exceed \$3000, and I regard this as ample) of a preliminary primary to be held in west Florida, that is, in all counties west of the Chattahoochee river, for the purpose of determining west Florida's choice as between her two candidates.

This primary should be participated in by all electors qualified to vote in the last primary. If I should fail to receive a majority of the votes cast I would retire, the other candidate to retire should he fail to receive a majority, or if it is preferred in this preliminary primary to take a vote upon all the candidates in the field, I am willing that this should be done, and if I do not lead the other west Florida candidate, then I would retire. I would agree, if desirable, that neither of us should canvass any part of the field, or, if preferred, that each of us be at liberty to make such canvass as he sees fit.

This is not impracticable; there is ample time and it would afford an excellent opportunity to other portions of the state to judge of the relative strength in west Florida of each of her candidates. As against this it may be urged that the whole state should have an opportunity of determining this question, and that west Florida should not be permitted to eliminate a candidate, but it seems to be conceded that for a west Florida man to succeed he must have the support of his own section, and there are those who seem to deplore the fact that there are two candidates, believing that both will jeopardize the success of each.

Without wishing to appear boastful, I feel confident that if this method is resorted to, I shall be west Florida's candidate. If there are those who differ from me, there can be no better way of ascertaining the truth. The public will be superior to the personal ambition of any candidate. That will can be, and I believe should be, ascertained and respected.

Yours respectfully,
L. J. REEVES.

The Hood River News of September 22, gives a very fine compliment to Mr. Leland John Henderson of Apalachicola. It says that he is the son of an honored sire of Hood River. We make the following quotation: "Mr. Henderson is a member of the Methodist church, the democratic party and the order of the Knights of Pythias. He is an active and devoted church man, and in addition to his multifarious duties finds time to act as a local preacher of his church."

DON'T DRINK! But if you do, see Hogan, and get the best that money can buy. If it's a good drink, we have it. x

LAKE WEIR W. C. T. U.

The regular meeting of the union was held on Thursday afternoon at the Weirsdale Presbyterian church, with a full attendance and much interest. The president Mrs. Lawrence Jones, presided.

In the absence of Mrs. Buckley, organist, Mrs. E. L. Stafford presided at that instrument.

The annual election of officers was held. Mrs. Jones received a unanimous vote for re-election to the presidency. Mrs. E. L. Stafford was elected vice president for Weirsdale and Mrs. J. F. Sigmon vice president for South Lake Weir. Mrs. Van P. Kelsey received a unanimous vote for re-election as secretary, but declined to serve, and Mrs. Buckley was elected to that office. Mrs. A. M. Reed was elected treasurer.

Mrs. J. F. Sigmon and Miss Lottie Black were chosen delegates to the state convention to meet in Plant City in November, with Mrs. S. B. Snook and Mrs. E. S. Upham as alternates.

The next meeting will be held October 28th.

MRS. E. S. UPHAM,
Press Correspondent.

WILLIAMS' KIDNEY PILLS
Have you neglected your kidneys? Have you overworked your nervous system and caused trouble with your kidneys and bladder? Have you pains in loins, side, back, groins and bladder? Have you a flabby appearance of the face, especially under the eyes? Too frequent a desire to pass urine? If so, Williams' Kidney Pills will cure you—2t druggists, price 50c.
Sold by Tydings & Co. x

FRIGHTFUL FATE AVERTED
"I would have been a cripple for life from a terrible cut on my knee cap," writes Frank Disberry, Kellier, Minn., "without Bucklen's Arnica Salve, which soon cured me." Infallible for wounds, cuts and bruises. It soon cures burns, scalds, old sores, boils, skin eruptions. World's best for piles. 25c. at Tydings & Co. m

Tom Watson explains the difference between a "mishap" and a "misfortune." He says that if Bryan had fallen into the Missouri river during one of his campaigns it would have been a "mishap," if he had been rescued it would have been a "misfortune."

WENDELL PHILLIPS' WIT
Mr. Sears, who has written of Wendell Phillips, orator and agitator, illustrates his wit as follows:
A preacher asked him: "Are you trying to free the niggers?"
"Yes, sir; I am an abolitionist."
"Well why do you preach your doctrine up here? Why don't you go over into Kentucky?"
"Excuse me, are you a preacher?"
"I am, sir."
"Are you trying to save souls from hell?"
"Yes, sir; that's my business."
"Well, why don't you go there?"

THE BED-ROCK OF SUCCESS
lies in a clean, clear brain, backed by indomitable will and resistless energy. Such power comes from the splendid health that Dr. King's New Life Pills impart. They vitalize every organ and build up brain and body. J. A. Harmon, Lizemore, W. Va., writes: "They are the best pills I ever used." 25c. at Tydings & Co. m

NOTICE
Of Application for Leave to Sell Minor's Lands
Notice is hereby given that on the 15th day of October, A. D. 1909, I will apply to the Honorable Joseph Bell, county judge in and for Marion county, state of Florida, at his office at Ocala, in said county, for an order authorizing me, as guardian of the minor heir of the estate of James M. Eagleton, deceased, to sell at private sale the following property belonging to said estate, to-wit: Beginning at a point one and ninety-eight one-hundredth chains west of the northeast corner of the south half of the northwest quarter of section six, township seventeen, south, range twenty-four, east, Marion county, Florida; running thence west thirteen and sixty-three one-hundredth chains, thence south to the waters of Lake Weir, thence easterly with the waters of Lake Weir to a point south of the beginning point, thence north to the point of beginning, containing forty acres, more or less.

Said land belonging to the estate of the said James M. Eagleton, deceased, to be sold for the best interest of said minor heir.

This 7th day of September, 1909.
FRANCIS C. ADLER,
Guardian.

NOTICE FOR PUBLICATION
Department of the Interior,
U. S. Land Office at Gainesville, Fla.
October 2, 1909.
Notice is hereby given that Joseph Smith of Summerfield, Florida, who, on January 4, 1900, made homestead entry No. 29463 (Serial Number 01837) for southeast quarter of southwest quarter and southwest quarter of southeast quarter, section 28, township 17, south, range 23, east, Tallahassee meridian, has filed notice of intention to make final five year proof to establish claim to the land above described, before the clerk of the circuit court at Ocala, Florida, on the 10th day of November, 1909.

Claimant names as witnesses:
Willis Wilber of Ocala, Florida.
DeWitt Smith of Oxford, Florida.
Jack Griggs of Oxford, Florida.
John Davis of Oxford, Florida.
HENRY S. CHUBB,
Register.

THE FLORIDA NATIONAL LAND COMPANY

Notice of Application for Letters Patent
Notice is hereby given that the undersigned will apply to the Honorable Albert W. Gilchrist, governor of the state of Florida, at Tallahassee, Florida, on the 12th day of October, A. D. 1909, for letters patent under the following proposed charter:

JAMES J. VORPE.
W. OWEN GANDY.
CHARLES S. PAINTER.
W. MORRIS JONES.

Proposed Charter of the Florida National Land Company
The undersigned hereby associate themselves together for the purpose of becoming incorporated under the laws of the state of Florida for the transaction of the businesses set forth in the following charter:

ARTICLE I.
The name of this corporation shall be THE FLORIDA NATIONAL LAND COMPANY, with its principal office and place of business in the city of Ocala, Florida, and its businesses shall be conducted elsewhere in the state of Florida or in any other state, through branches, agencies or otherwise, as may be necessary or convenient.

ARTICLE II.
The general nature of the businesses to be conducted by said company shall be as follows:
LAND—To acquire by purchase, to lease, own, hold, sell, mortgage and encumber improved and unimproved real estate wherever situated; to survey, subdivide, plat and improve the same for the purpose of sale or otherwise; to construct, operate and erect thereon houses, buildings, light and power plants, machinery and appliances; to furnish water power and electricity for irrigation, power or lighting purposes; to construct, operate and maintain roadways, tramways, sawmills and other similar enterprises.

LUMBER—To buy, sell, trade and deal in lumber, to buy, sell, trade and deal in lumber, shingles and all similar products.

FRUITS—To raise, grow, buy, sell, trade and deal in fruits, vegetables, seeds and all kinds of agricultural products.

GENERAL STORES—To build, acquire, lease, own, hold, sell, mortgage, maintain and operate general stores for the purchase and sale of all kinds of commodities.

STOCKS—To purchase, or otherwise acquire, and to hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of shares of the capital stock, bonds or debentures or other evidences of indebtedness created by any other corporation or corporations, domestic or foreign, and while the holder thereof to exercise all the rights and privileges of ownership, including the right to vote thereon.

OTHER BUSINESSES—To acquire the good will, business, property and assets, and to assume or undertake the whole or any part of the liability of any person, firm, association or corporation, and to pay for the same in cash, stock, bonds, debentures or other securities of this corporation, or otherwise, as the directors may determine.

GENERAL POWERS—To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or in the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise, with all the powers now or hereafter conferred by the laws of Florida under the act hereinafter referred to.

It is in the intention that the objects specified in this article be in no wise limited nor restricted by reference to or inference from the terms of any other clause or paragraph in this charter, but that the objects specified in each of the clauses of this article shall be regarded as independent objects.

ARTICLE III.
The amount of the capital stock authorized shall be twenty-four thousand dollars (\$24,000), to be divided into 240 shares of the par value of \$100 each. Any of said authorized capital stock may be paid either wholly or in part in cash or in property, labor or services, at a just valuation, to be fixed by the incorporators or directors at a meeting called for such purpose. And any property, labor or services may be purchased and paid for with capital stock at a just valuation of such property, labor or services, to be fixed by the incorporators or directors as above specified. Not less than 10 per cent. of the authorized capital stock shall be subscribed for before the company shall transact any business. All of the authorized capital stock may be issued and paid for at such time or times, and on such terms and conditions as the board of directors may designate.

ARTICLE IV.
This corporation shall have succession by its corporate name perpetual and shall exist perpetually.

ARTICLE V.
The business of this corporation shall be managed by a president, one or more vice presidents, a secretary, treasurer and board of directors, consisting of not less than three members, the number thereof to be fixed by the stockholders of the company in the by-laws. One person may hold any two or more of the above offices, except that the same person shall not be president and treasurer.

The first annual meeting for the election of directors by the stockholders shall be held on the second Tuesday of February, 1910, and the stockholders may provide for the time of holding the annual meeting of the stockholders in the by-laws thereafter.

The incorporators and stockholders shall meet on the 20th day of October, 1909, in the city of Ocala, Florida, for the purpose of perfecting the organization of the corporation, adopting by-laws, electing directors and transacting such other business as may come before the meeting. Until the officers to be elected at the organization meeting shall be qualified the business of the corporation shall be conducted by the following officers:

James J. Vorpe, President.
W. Owen Gandy, Vice President.
Charles S. Painter, Secretary.
W. Morris Jones, Treasurer.

The said officers to constitute the first board of directors.

ARTICLE VI.
The highest amount of indebtedness or liability to which this corporation may at any time subject itself shall be \$50,000.

ARTICLE VII.
The names and residences of the subscribing incorporators, together with the number of shares of the capital stock subscribed by each, are as follows:
James J. Vorpe, Van Wert, Ohio, 60 shares.
W. Owen Gandy, Fort Wayne, Indiana, 60 shares.
Charles S. Painter, Chicago, Illinois, 60 shares.
W. Morris Jones, Chicago, Illinois, 60 shares.

JAMES J. VORPE.
W. OWEN GANDY.
CHARLES S. PAINTER.
W. MORRIS JONES.

State of Ohio,
County of Van Wert—ss.
Before the undersigned, a notary public in and for the county of Van Wert, in the state of Ohio, personally appeared James J. Vorpe, to me well known, and known to be the individual described in and who subscribed his name to the foregoing proposed charter, and acknowledged that he executed the same for the purposes therein expressed.

Witness my hand and official seal at Van Wert, Ohio, this 1st day of September, A. D. 1909.
(Seal.) O. A. BALYRUT,
Notary Public in and for Van Wert County, Ohio.

My commission expires May 12, 1911.

State of Indiana,
County of Allen—ss.
Before the undersigned, a notary public in and for the county of Allen, in the state of Indiana, personally appeared W. Owen Gandy, to me well known and known to be the individual described in and who subscribed his name to the foregoing proposed charter and acknowledged that he executed the same for the purposes therein expressed.

Witness my hand and official seal at Ft. Wayne, Indiana, this 31st day of August, 1909.
(Seal.) MARGARET RYAN,
Notary Public in and for Allen County, Indiana.

My commission expires June 11, 1912.

State of Illinois,
County of Cook—ss.
Before the undersigned, a notary public in and for the county of Cook and state of Illinois, personally appeared Charles S. Painter and W. Morris Jones, to me well known and known to be the individuals described in and who subscribed their names to the foregoing proposed charter and acknowledged that they executed the same for the purposes therein expressed.

Witness my hand and official seal at Chicago, Illinois, this 2nd day of September, A. D. 1909.
(Seal.) BERNICE C. CAUGHEY,
Notary Public in and for Cook County, Illinois.

My commission expires February 20, 1912. 9-10.

NOTICE
In the Circuit Court of the Fifth Judicial Circuit of Florida in and for Marion County—In Chancery.
Neil M. Allred, Complainant, vs. W. W. Clyatt, et al, Defendants—Order for Constructive Service.
It is ordered that the defendants herein named, to-wit: Lillias B. Palmer, Gabriel T. Palmer, W. W. Haynes, John C. Allred and Marvin D. Allred, be and they are hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 1st day of November, 1909.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.

This 26th day of August, 1909.
(Seal.) S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
C. L. SISTRUNK,
Complainant's Solicitor. 8-27

NOTICE
Of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida
Notice is hereby given that C. R. Veal, purchaser of tax certificate No. 2, dated the 1st day of July, A. D. 1907, has filed said certificate in my office and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion county, Florida, to-wit: North half of southeast quarter of northwest quarter and southwest quarter of southeast quarter of northwest quarter, section 17, township 15, south, range 20, east. The said land being assessed at the date of the issuance of such certificate in the name of Mary E. Smith. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 11th day of October, A. D. 1909.

Witness my official signature and seal this 4th day of September, A. D. 1909.
(Seal.) S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla. 9-10.

NOTICE
In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.
Susan Taylor, Complainant, vs. Edward Taylor, Defendant—Order for Constructive Service.
It is ordered that the defendant herein named, to-wit: Edward Taylor, be and he is hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 12th day of November, 1909.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.

This 9th day of September, 1909.
(Seal.) S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla. 9-10.

NOTICE
In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.
J. N. C. Stockton, Complainant, vs. W. D. Morton et al, Defendants—Order for Constructive Service.
It is ordered that the defendants herein named to-wit: Ella Jones, J. F. Jones, John M. Stevens and E. G. Goode, James A. Harris and R. P. Har, Davidge Fertilizer Company, a corporation under the laws of New York, be and they are hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 1st day of November, 1909.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.

Dated, Ocala, Fla., Aug. 20th, 1909.
VIOLET H. POWERS,
As Administrator of the Estate of William H. Powers, deceased. 8-21-09.

NOTICE OF APPLICATION FOR CHARTER

Notice is hereby given that the undersigned incorporators will apply to the Honorable W. S. Bullock, judge of the circuit court for the fifth judicial circuit of the state of Florida on the 1st day of November, A. D. 1909, for approval of the following charter: And the undersigned hereby associate themselves together for the purpose of becoming incorporated under the laws of the state of Florida for the transaction of the business set forth in the following charter:

GREEN RUTLAND.
MOSES B. BENNETT.
FRANK J. RUTLAND.
BEAUREGARD JOHNSON.
RALPH HEATH.

ARTICLE I.
This organization shall be known and incorporated as The Christian Benevolent Aid Society of Florida. Its chief place of business and its headquarters shall be at Reddick, in Marion county, Florida.

ARTICLE II.
The purpose and object of this organization is for charitable and benevolent work, and fraternal union, and as such society, or lodge, to assist the needy, visit and care for the sick and bury the dead of its members.

ARTICLE III.
Any person of good character of either sex, between the ages of fifteen and sixty-five years, may, upon application at any regular meeting, be admitted to membership, by ballot of a majority of the members present.

ARTICLE IV.
This corporation shall have succession by its corporate name for ninety-nine years.

ARTICLE V.
The names and residences of the subscribing incorporators are as follows:
Green Rutland, Reddick, Florida.
Moses B. Bennett, Reddick, Florida.
Frank J. Rutland, Reddick, Florida.
Beauregard Johnson, Reddick, Florida.
Ralph Heath, Reddick, Florida.

ARTICLE VI.
The officers who shall manage the affairs of this corporation shall be designated as follows: Grand Chief, Grand Vice Chief, Grand Scribe, Grand Treasurer and Chaplain; and such officers shall also form and be a Board of Directors for the conducting and management of the business of the organization, to be elected annually on the first Monday in November of each successive year, by ballot of a majority of the members present in regular meeting of the association.

ARTICLE VII.
Green Rutland, Grand Chief; Moses B. Bennett, Grand Vice Chief; Frank J. Rutland, Grand Treasurer; Ralph Heath, Grand Scribe; Beauregard Johnson, Chaplain, who shall manage the affairs of the organization until the first election under the charter.

ARTICLE VIII.
The by-laws of this corporation shall be made, altered or rescinded by a committee appointed for that purpose, and subject to approval of and by a majority of the members present at any stated regular meeting, the times for holding which shall be established in the by-laws.

ARTICLE IX.
The highest amount of indebtedness to which this corporation may subject itself shall never be greater than 2-3 (two-thirds) of the value of the property held by it.

ARTICLE X.
The amount of the value of the real estate held by the association shall be subject to the approval of the circuit judge of the fifth judicial circuit aforesaid.

GREEN RUTLAND.
MOSES B. BENNETT.
FRANK J. RUTLAND.
RALPH HEATH.
BEAUREGARD JOHNSON,
Incorporators.

State of Florida,
Marion County.
Before me, a duly commissioned notary public for the state of Florida, personally came Green Rutland, one of the incorporators, and an officer of the above named organization, who, being duly sworn, deposes and declares under oath, that the purposes and objects set forth therein, it is intended in good faith to carry out, and further that he, together with the other incorporators, signed their names as above, and he also acknowledges to me that he did sign his name as such incorporator with the others—Green Rutland.

Sworn to, and also acknowledged before me this September 27th, 1909.
(Seal.) JOHN E. BAILEY,
Notary Public for the State of Florida.
My commission expires April 16th, 1912. 10-1.

NOTICE
In the Circuit Court of the Fifth Judicial Circuit of Florida, in and for Marion County—In Chancery.
J. N. C. Stockton, Complainant, vs. W. D. Morton et al, Defendants—Order for Constructive Service.
It is ordered that the defendants herein named to-wit: Ella Jones, J. F. Jones, John M. Stevens and E. G. Goode, James A. Harris and R. P. Har, Davidge Fertilizer Company, a corporation under the laws of New York, be and they are hereby required to appear to the bill of complaint filed in this cause on or before Monday, the 1st day of November, 1909.

It is further ordered that a copy of this order be published once a week for eight consecutive weeks in the Ocala Banner, a newspaper published in said county and state.

This 31st day of August, 1909.
(Seal.) S. T. SISTRUNK,
Clerk Circuit Court, Marion Co., Fla.
HOCKER & DUVAL,
Complainant's Solicitors. 8-31-09.

NOTICE TO CREDITORS
Notice is hereby given to all creditors, distributives and all other persons having claims against the estate of William H. Powers, deceased, to present the same to the undersigned administratrix, duly proven, within one year from this date.

Dated, Ocala, Fla., Aug. 20th, 1909.
VIOLET H. POWERS,
As Administratrix of the Estate of William H. Powers, deceased. 8-21-09.